

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS

22978		9 / 8 Washington, D.C. 20231			
SERIAL NUMBER	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	
08/022,97	78 - 02/24/93	3 GROVE	R	JLE-001	
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		33M1/0107	SYKES, A		
THOMAS SO	CHNECK	334170107	ART UNIT	PAPER NUMBER	
P.O. BOX	2-E . CA 95109-00	106		4	
omm Jude.	OH 50109-00	103	3305	•	
			DATE MAILED:		
is is a communication  MMISSIONER OF	on from the examiner in on PATENTS AND TRADE	charge of your application. MARKS		01/07/94	
This application ha	as been examined	Responsive to communication filed on		This action is made fin	
hortened statutory	period for response to thi	-	\ down from		
		ARE PART OF THIS ACTION:	oned. 35 U.S.C. 133		
_/		. /			
1. Motice of R	eferences Cited by Exam		otice of Draftsman's Pate	ent Drawing Review, PTO-94	
	rt Cited by Applicant, PTO on How to Effect Drawin		tice of Informal Patent /	Application, PTO-152.	
tii Summary (	OF ACTION			·	
_	-	1-11			
Ciaims					
	bove, claims			vithdrawn from consideration	
				have been cancelled.	
L Claims		/ /:		are allowed.	
		1-11			
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_		rmal drawings under 37 C.F.R. 1.85 which an	e acceptable for examin	ation purposes.	
Formal drawing	gs are required in respon	se to this Office action.			
The corrected are accepta	or substitute drawings ha able; Inot acceptable (s	ave been received on see explanation or Notice of Draftsman's Pate	. Under 37 C.F int Drawing Review, PT(	F.R. 1.84 these drawings O-948).	
The proposed examiner;	additional or substitute s disapproved by the exam	heet(s) of drawings, filed on niner (see explanation).	has (have) been D	approved by the	
The proposed of	drawing correction, filed _	, has been □ appro	oved; 🛘 disapproved (s	ee explanation).	
Acknowledgem  Deen filed in	ent is made of the claim parent application, seria	for priority under 35 U.S.C. 119. The certified	d copy has 🔲 been rec	eived not been received	
Since this appli accordance wit	cation apppears to be in h the practice under Ex p	condition for allowance except for formal mat parte Quayle, 1935 C.D. 11; 453 O.G. 213.	ters, prosecution as to the	ne merits is closed in	
Other					

Serial Number: 08/022,978

Art Unit: 3305

The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1-6 are rejected under 35 U.S.C. § 102(e) as being clearly anticipated by Tan.

The following is a quotation of 35 U.S.C. § 103 which forms the basis for all obviousness rejections set forth in this Office action:

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

Claims 7-11 are rejected under 35 U.S.C. § 103 as being unpatentable over Tan in view of Obagi. The Obagi reference teaches that short exposure to light is beneficial to psoriasis. In view of this teaching, it would have been obvious to one skilled in the art to apply light as disclosed by Tan to psoriatic areas for treatment thereof.

The Sinofsky, Trokel and Diamantopoulos references are cited as disclosing laser treatment devices.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to A. Sykes whose telephone number is (703) 308-2713.

ads December 13, 1993 angela D. Sykes